

Notification dated 3rd April 1903.

The lands belonging to Shama Rao, son of Venkappaiya, situated in Nevatur village, Tirthahalli Taluk, will be sold by public auction on the 25th May 1903, for arrears of Government revenue, in the Taluk Catcherry at Tirthahalli.

For further particulars, see the Notification published in the *Mysore Gazette* dated 9th April 1903.

S. BALASUNDARAM IYER, for Dy. Comr.

MYSORE DIVISION.

Notice, dated 8th April 1903.

A sum of Rs. 19-11-5 for annual repairs of Chamraj Series Channel for 1901-02 is due to Ramaswamaiya, and a sum of Rs. 13-12-6 for annual repairs of Anandur Channel for 1901-02 is also due to K. Ramaswamaiya. If these persons or their legal heirs do not turn up to receive payments within three months, the sums will be forfeited to Government.

K. KRISHNENGAR, *Offg. Executive Engineer.*

KADUR DIVISION.

Notice dated 9th April 1903.

Constructing a 2nd Class Travellers' Bungalow at Birur, Kadur Taluk.

Tenders will be received up to 25th of April 1903.

V. ARUNACHELLAM, *Executive Engineer.*

CHITALDRUG DIVISION.

Dated 1st April 1903.

Notice is hereby given that salary and travelling allowance, as detailed in the margin, remains due to late Overseer Mr. V. A. Thiruvengada M. A. liar. If his heirs do not appear and receive this amount from the Executive Engineer's office, Chitaldrug Division, within three months from this date, the same will be credited to Government.

29-0-6 Salary.
11-14-0 Travelling allowance.
40-14-6

Y. SRINIVASA RAO, *Executive Engineer*

ADVERTISEMENT.

Dated 31st March 1903.

Wanted for the office of the Superintending Engineer, Western Circle, Bangalore, a qualified Assistant Draughtsman on a salary of Rs. 15 per mensem. Candidates must submit their applications to this office with certificates of qualification, not later than 25th April 1903.

A. S. NAGAVKAR,

Suptdg. Engr., Western Circle.

BANGALORE CITY MUNICIPALITY.

DRAFT BYE-LAW FOR THE CONTROL OF BURIAL AND BURNING GROUNDS.

1. Every owner or person having control of any place used as a burial or burning ground shall cause the same to be registered, in a register which shall be kept in the Municipal Office for that purpose, together with the names of the owner, and the persons having control thereof, and shall deposit in the Municipal Office at the time of Registration, a plan of the said place showing the extent and boundaries thereof. A fee of Rs. 10 shall be paid for every such registration.

2. If it appears to the President that there is no owner, or person having the control of any such place, the President shall assume control thereof, and direct it to be registered, or may cause it to be closed.

3. Notice of the Registration shall be affixed in English and in two Vernacular Languages in some conspicuous place at or near the entrance to such places.

4. Whoever after the Registration of any such place acquires by inheritance, transfer, or any other means, the ownership or control thereof, shall, within one month of such acquisition, give information thereof in writing to the President.

5. The owner or the person having control of any such place shall, when so required by the President, give all information that may be required regarding the attendants employed, or the system of management followed therein, or any other matter connected with the control thereof.

6. The owner or any person having control of any such place shall cause the same to be kept at all times in a cleanly state, and free from noxious vegetation to the satisfaction of the President, and shall, if so required by the President by notice in writing, cause the same to be enclosed by a sufficient wall or fence.

7. The person having control of every such place shall give information within twenty-four hours to such person as may be appointed by the President in that behalf, and in such form as may be prescribed by the President, of all burials and burnings which take place therein.

8. No person shall bury, or cause to be buried, any corpse or part of a corpse in a grave, whether dug or constructed of masonry or otherwise, in such manner that the surface of the coffin, or the surface of the body where no coffin is used, is at a less depth than five feet from the surface of the ground, and no grave shall be used for the burying of more than one corpse, except in the case of two or more members of one family being buried at the same time or in the case of sanction being obtained under para 10 to re-open an old grave or family vault.

9. No person shall, build or dig, or cause to be built or dug, any grave in any burial ground, at a less distance than two feet from the margin of any other existing grave.

10. No person shall without the sanction in writing of the President, or an order in writing of a Magistrate, re-open a grave already occupied.

11. Whoever brings or conveys or causes to be brought, or conveyed, a corpse, or part thereof, to any burial or burning ground, shall cause the same to be buried, or burnt, within six hours after its arrival at such ground.

12. No person when burning or causing to be burnt a corpse, or part of a corpse, in any burning ground, shall permit the same or any part thereof to remain without being completely reduced to ashes.

13. No person shall permit clothes, or any other articles connected with the burning of any corpse, to remain at, or near a burning ground without being completely reduced to ashes.

14. No person shall act as Vettiyan, grave digger or other attendant in a Municipal burial or burning ground, without being licensed for that purpose by the President. Licenses granted for such purposes shall be in the form appended, and may be withdrawn or cancelled at the President's discretion.

FORM OF LICENSE TO BE ISSUED TO GRAVE DIGGERS.

Under the provisions of the bye-law for the control of burial and burning grounds.....
to act as..... at the is hereby licensed
burial and burning ground on..... road in the.....
Division, under the conditions named on the reverse hereof.

President.

Conditions referred to:

This license may be withdrawn or cancelled on proof of the licensee—

- (a) not being available, without reasonable excuse, at the said burial or burning ground at any time or times at which his services as..... may be required by any member or members of the community usually resorting to it,
- (b) or neglecting to do the duty usually required of him there, as such, on occasions of burial and burning,
- (c) or causing, or permitting, or being a party to, any infringement of the rules laid down in the bye-laws for the control of burial and burning grounds, as far as they effect him, and his duties as such,
- (d) or demanding, or attempting to extort, any higher fee than at the rates following, viz.—

For burial of a corpse of or under 12 years of age..... As. 8

For burial of a corpse above that age..... 12

For cremation of a corpse of or under 12 years of age including the milk ceremony, if any..... 3

do do above that age, including as above..... 6

For supplying tools for the purpose of digging grave, etc., to those not otherwise requiring his services..... 1½

- (e) or being guilty of any misconduct which, in the opinion of the President, requires the withdrawal of the license.

15. No person shall erect or build, or cause to be erected or built, any monument, tombstone, shrine, temple, building or enclosure, in any Municipal burial or burning ground without the sanction in writing of the President. A fee of eight annas per square foot or part of a square foot shall be paid by the applicant, before such sanction is granted, by the President. The President may cause anything so erected or built without his sanction, to be demolished.

16. Breach of any of these rules shall render the offender liable on conviction to a fine not exceeding Rs. 50.

DRAFT BYE-LAWS REGARDING COMPULSORY VACCINATION.

1. In these Bye-Laws—

"Parent" means the father or mother of a legitimate child and the mother of an illegitimate child.

"Guardian" means any person to whom the care, nurture, or custody, of any child falls by law or by natural right or recognised usage, or who has accepted or assumed the care, nurture, or custody of any child, or to whom the care or custody of any child has been entrusted by any authority lawfully authorized in that behalf.

"Vaccinator" means any vaccinator appointed by the Municipal Commissioners, or any person who holds the written permission of the President, to vaccinate within the City.

"Qualified Medical Practitioner" means a person holding a diploma which entitles him to practise as a Surgeon or a Physician in the Territories of His Highness the Maharaja of Mysore, and also an Assistant Surgeon, a Licentiate of Medicine, an Apothecary and a Hospital Assistant.

"Child" means a boy under twelve years of age or a girl under ten years of age.

"Unprotected child" means a child who has not been protected from small-pox by having had that disease either naturally or by inoculation or by having been successfully vaccinated, and who has not been certified in the manner hereinafter provided to be insusceptible of vaccination.

"Vaccine Depot" means a place or building where, by direction of Municipal Commissioners, public gratuitous vaccination is performed.

2. The parent or guardian of any unprotected child, who is more than six months old and who has resided within the limits of the City for two months, shall take or cause the child to be taken to a Vaccine Depot for vaccination, or shall procure his vaccination by a vaccinator.

3. The vaccinator to whom a child is taken for vaccination shall, if he finds that such child is not in a state to be vaccinated, deliver to the child's parent or guardian a certificate to the effect that the child is then in a state unfit for vaccination. The said certificate shall remain in force for three months only, and may be renewed, if necessary.

4. If the vaccinator is of opinion that the child is in a state fit for vaccination, he shall vaccinate the child and deliver to his parent or guardian a memorandum stating the date on which the vaccination has been performed and that on which the child is to be inspected in order to ascertain the result of the operation.

5. (1) On the date of inspection given in the memorandum, the parent or guardian of every child who has been vaccinated under the last preceding bye-law, shall take or cause him to be taken to a vaccinator for inspection.

(2) If the vaccinator finds on inspection that the vaccination has been successful, he shall give to the parent or guardian a certificate to that effect.

(3) In the event of the vaccination being unsuccessful, such parent or guardian shall, if the vaccinator so direct, cause the child to be vaccinated and subsequently inspected as on the previous occasion.

6. If the vaccinator is of opinion that a child who has been three times unsuccessfully vaccinated, is insusceptible of vaccination, he shall deliver to the parent or guardian of such child a certificate to that effect.

7. Any parent or guardian who procures the vaccination of an unprotected child by a vaccinator not employed by the Municipal Commissioners shall forward a certificate of successful vaccination to the President, or Health Officer, or any person authorized by the President, within fifteen days from the date of vaccination.

8. The President will accept certificates from a qualified medical practitioner as to (i) successful vaccination, (ii) the unfitness of a child for vaccination, and (iii) the insusceptibility for vaccination.

9. The President may cancel any certificate given under these bye-laws if it be proved to his satisfaction that such certificate has been improperly given or obtained on behalf of any unprotected child, and thereupon such certificate shall no longer be valid.

10. (1) No fee or remuneration shall be accepted by a Municipal vaccinator for any vaccination performed or certificate given under these bye-laws.

But if any parent or guardian is desirous that a child should be vaccinated in his own house, the President or Health Officer, or any person duly authorized by the President in this behalf, shall, upon application by such person, direct a vaccinator to perform the vaccination as hereinbefore provided, at the residence of such person.

(2) If any child, or the parent or guardian of a child, in respect of whom the application above referred to is made is a female, who, according to the customs of the country, does not appear in public, the President or the Health Officer or any person duly authorized by the President in that behalf, shall direct a female vaccinator to visit the house of the said parent or guardian and perform the vaccination in the same manner as if the child had been presented for vaccination at a Vaccine Depot.

11. If the President or the Health Officer or any person authorized by the President in that behalf, has reason to believe that there is an unprotected child in any house, he may call upon the parent or guardian of any child in the house or the occupant of the house in the absence of the parent or guardian there to produce for inspection between 6 A.M. and 6 P.M., all the children in the house or under his care, and to state their age, parentage and place of birth and the duration of their residence in the City; and he shall, if on such requisition the occupant of the house or the parent or guardian refuse to produce such children for inspection, or, if, after inspection the fact is proved to his satisfaction that any child is unprotected, forthwith deliver to such parent or guardian, or caused to be affixed to his house, a notice requiring that the child be vaccinated within fifteen days at a time and place to be specified in the said notice. The person to whom the notice above referred to is given shall be bound to comply with it, unless he can produce a certificate stating that the child has already been successfully vaccinated or is either unfit for, or insusceptible of, vaccination.

12. (1) Any person who, in contravention of the provisions of these bye-laws—

- (a) neglects without reasonable excuse to take or cause a child to be vaccinated, or after vaccination to be inspected, on a date to be prescribed by the vaccinator,
- (b) neglects to forward a certificate of successful vaccination under bye-law 7,
- (c) refuses to give information, or wilfully gives false information required by bye-law 11 regarding an unprotected child, or neglects to comply with the notice under the same bye-law;

(2) Any vaccinator who, by a careless operation or by the use of lymph which he has reason to believe is impure, injures the health of a child or refuses or neglects to grant to the parent or guardian of any child any certificate which he is entitled to receive from him; and

(3) Any Municipal vaccinator, who receives any remuneration for vaccinating a child or for granting a certificate,

shall be liable on conviction before a Magistrate to a fine which may extend to twenty rupees.

13. A parent or guardian, who after conviction under bye-law 12, continues for one month his refusal or omission, may again be convicted before a Magistrate and shall again be liable to a fine not exceeding twenty rupees.

14. Whoever not being a vaccinator under these bye-laws wilfully signs or makes a certificate purporting to be a certificate granted under these bye-laws, shall be liable to a fine not exceeding Rs. 500.

15. Whoever being a vaccinator wilfully signs or makes, or procures the signing or making of a false certificate under these bye-laws, shall be liable to a fine not exceeding Rs. 100.

P. PALPU, for President.

MYSORE CITY MUNICIPALITY.

Dated 11th April 1903.

The following business will be transacted at the ordinary meeting of the Municipal Commissioners for the City of Mysore to be held in the Rangacharlu Memorial Hall at 8 A.M. on Saturday the 25th April 1903:—

I. Consideration of accounts of receipts and disbursements with Auditor's report and also vital and other statistics for the month of March 1903.

II. Hessarghatta Division Executive Engineer's inspection note suggesting that the whole water works should be transferred to the management of the D. P. W. as in Bangalore.

III. Vice-President's memo dated 6th February 1903, recommending that the turnkeys may be allowed to receive payment for laying out pipes for house connections.

IV. Mysore Division Executive Engineer's docket No. 188, dated 21st February 1903, forwarding a revised estimate, with report, amounting to Rs. 3,790, for completing improvements to Jivanrayanakere.

V. Municipal Commissioner Mr. Narasimhasamy's application requesting, to construct a public charitable fountain in the name of his father Mr. Kalinga Chetty in Soppinkola street in Krishnaraj Mohalla and to intimate the cost thereof for remittance.

VI. Vice-President's memo, dated 11th March 1903, bringing to notice that oil contractor Rahimatuulla Ahamad Sait has failed to supply standard "Elephant brand" oil as per mutchallika executed by him at the time of entering into contract.

VII. Municipal Commissioner Mr. Abubakar Sait's proposition suggesting that the Municipal Commissioners may be allowed to send their official covers through the Post office as they will be put to much inconvenience at times as only one peon has been allowed for two Commissioners of the Mohalla.

VIII. Correspondence ending with the Chief Engineer's letter No. 1547, dated 19th March 1903, regarding the debiting one-half of the travelling allowance of Supervisor Mr. Balakrishna Rao, for October and November 1902, to the Municipality, as a moiety of his pay had continued to be borne by the Municipality up to December 1902.

IX. Correspondence ending with President's No. 2075 of 27th March 1903, regarding the acceptance of establishment charges of watchmen employed for the eucalyptus plantation.

X. Docket No. 13690—L. F. 2-93, dated 14th March 1903, from the Government Secretary requesting whether the Board would find it possible to provide in the next year's budget the cost of estimate for lowering the pipe line from Mr. Lakshmikanthe Urs' Bangalow to Padvarahalli.

XI. Government Proceedings No. 14132—L. F. 319-96, dated 23rd March 1903, informing that as the Board's finances are in a condition far from satisfactory, the Government are unable to accede to the Board's recommendation to increase the salaries of the Municipal Engineer and the Municipal Overseer by Rs. 20 and Rs. 10 a month respectively.

XII. Docket No. 14075—L. F. 12-02, dated 21st March 1903, from the Government Secretary requesting to ascertain and report the wishes of the Board on the system of lighting the City of Mysore on contract.

XIII. Docket No. 14264—360, dated 26th March 1903, from the Government Secretary in the Revenue and General Departments, forwarding a petition from Siddappa and others for the opening of Marathi and Gujarathi schools in Mysore, with a request to ascertain and report the views of the Board in the matter.

XIV. Docket No. 14171—L. F. 36-94, dated 24th March 1903, from the Government Secretary enquiring whether the Municipal Board have been consulted regarding applications for vacant lands close to the Mysore City Railway Station for building purposes, and if so, a copy of the Board's resolution may be submitted.

XV. Correspondence ending with Health Officer's docket No. 459, dated 24th March 1903, regarding the improvement of conservancy staff by employing permanently certain number of additional hands.

XVI. Government Proceedings No. 14316—L. F. 103-92, dated 27th March 1903, informing that as a matter of concession, the Government have decided to debit the cost of new turbines entirely to State Funds.

XVII. Docket No. 14500—L. F. 30-00, dated 1st April 1903, from the Secretary to the Mysore Government requesting that the set of bye-laws to regulate house service connection pipes in the City, be revised in the light of Government Order of the 2nd August 1902, and the new sub-committee's proposals re-submitted to Government for orders.

XVIII. Government Proceedings No. 14310-12—L. F. 175-02, dated 27th March 1903, conveying sanction to the Board's recommendation that bonus of a month's pay be granted in the case of Municipal servants drawing Rs. 10 and under, who may fall victim to plague in the execution of their duty.

XIX. Government Proceedings No. 14438-9—L. F. 79-92, dated 31st March 1903, conveying sanction to the salary of the Hakeem of the Indigenous Hospital at Mysore being raised at once to Rs. 35 a month, the additional cost being met from the Municipal and Local Funds in the usual proportions.

XX. Vice-President's memo dated 8th April 1903, recommending that the Municipal vegetable garden near the cattle pound of Fort Mohalla may be let out on contract for 5 years on the present gutta amount of Rs. 40 a year to the present contractors.

XXI. Vice-President's memo dated 4th April 1903, submitting for the consideration of the Board copy of judgment passed by the District Judge in Miscellaneous appeal No. 15 of 1901-02, on the file of his Court, in regard to the suit filed by one Naganna against the Municipality for having levied two taxes on the same building one on the rental value of the building and another as a mohatarfa tax upon the portion of building used as a shop for trading purposes.

XXII. Petition from Gundapandit, assistant pandit in the Indigenous Hospital, Mysore, praying to increase his salary from Rs. 15 to Rs. 40 a month.

XXIII. Petition from Viswanath Sastri, compounder, Indigenous Hospital, Mysore, praying to increase his salary.

XXIV. Correspondence ending with the President's memo No. 2304, dated 1st April 1903, regarding the excess amount to be paid for repairing the Chatnahalli Camp.

XXV. Municipal Commissioner Mr. Sricantiah's propositions noted below:

- (1) Suggesting to have perforated zinc-sheet roofing to the three stalls in Devaraj market.
- (2) Proposing to amalgamate account and correspondence branch of the Health Office to the Vice-President's office after leaving the statistical branch establishment under the Health Officer.
- (3) Proposing to make further reduction in the disinfecting staff as their work has been reduced since the desiccation has been introduced.

XXVI. Docket No. 15584—J. F. 186-96, dated 3rd April 1903, from the Government Secretary enquiring whether the Board has approved the charges incurred for purchasing Bombay Municipal Bye-laws and to remit subscription of Bombay Municipal Journal.

XXVII. President's yadi No. 2167, dated 9th March 1903, requesting to place before the Board for their consideration an estimate for Rs. 290 for opening a gateway opposite to Dwajastamba of Srinivasa temple in Parakalaswamy Matt street.

XXVIII. Correspondence ending with President's yadi No. 2166, dated 9th March 1903, regarding the payment of fodder charges of cattle, etc., admitted to the cattle pound once a month as in Bangalore instead of paying then and there, which is now in practice in this Municipality.

XXIX. Giriseti's application for a piece of Municipal land behind his bazaar in the Lakshmvilas road.

XXX. Vice-President's memo dated 11th April 1903, submitting for sanction certain estimates for the re-coating of roads.

K. SRINIVASA RAO, for President.

MYSORE GOVERNMENT STATIONERY OFFICE.

Notice dated 15th April 1903.

TENDERS FOR THE SUPPLY OF INDIAN-MADE PAPERS.

Sealed tenders for the supply of the undermentioned papers during the official year 1903-04 will be received by the Superintendent of Stationery, Government of Mysore, Bangalore, at his office up to 12 noon on the 8th May 1903.

No.	Description of Papers.	Approximate quantity.
<i>Superior Writing Papers.</i>		
1	Machine-made royal 44 lbs. 19½" x 23½"	Reams.
2	Do (azure laid) foolscap 15 " 13" x 16"	20
3	Do (blue laid) do 13 " 13" x 16"	300
4	Cream wove foolscap 10 " 13½" x 16½"	500
5	Do do 8 " 13½" x 16½"	1,000
6	Blotting paper, pink 36 " 17½" x 22½"	1,500
7	Do white 36 " 17½" x 22½"	20
<i>Printing and Cover Papers.</i>		
8	Printing single super-royal 40 lbs. 17" x 27"	Reams.
9	Do demy 18 " 18" x 22"	200
10	Do do 24 " 18" x 22"	2,500
11	Do double foolscap 18 " 17" x 27"	100
12	Do do 24 " 17" x 27"	1,500
13	Badamy double super-royal 31 " 26" x 40"	3,500
14	Do demy 16 " 18" x 22"	400
15	Do double foolscap 18 " 17" x 27"	3,000
16	Do single do 16 " 13½" x 17"	300
17	Do cartridge 42 " 13½" x 17"	100
18	Brown cartridge (country) 38 " 22½" x 29"	20
		500

General Conditions.

Tenders should be superscribed "Tender for Papers for 1903-04" and should be accompanied by samples and by a deposit of Rs. 500, as earnest money, which will be returned after the disposal of tenders to all unsuccessful tenderers, and be liable to be forfeited, if the successful